| | Case | | United States FOR THE NORTHER | | Court | , | J.S. DISTRICT COU HERN DISTRICT OF FILED | |
|-----------------------------------|---|--|--|---|---|---|--|--------------------------------------|
| UNITE | D STAT | TES OF AMERICA | | § & | | | FEB 2 0 2024 | |
| v. | | | | § § | CRIMINAL | AC ELLE By | UK, U.S. BISTRICTO | SOURT |
| FRANC | CISCO | MAGALLANES-BUS | ` ' | § | | | Deputy | |
| | | REPORT AND | RECOMMENDATION | ON CONCERN | ING PLEA C | F GUIL | _{.TY} g:23-cR-40 | 14 |
| 1 of the BUSTA was known of the e | l (5th C ne India MANT owledge ssential LLANI n of 8 U | CISCO MAGALLA Cir. 1997), has appeared tetment, filed October (E) under oath contable and voluntary and elements of such offer ES-BUSTAMANTE (U.S.C. § 1326(a), and | d before me pursuant to the substitute of the su | to FED. R. CRIM. autioning and e ubjects mentione ged is supported mend that the ple of Illegal Reent | P. 11, and has xamining FR d in Rule 11, by an indepen a of guilty be ary After Ren | entered a ANCISO I determ dent basi accepted, toval fro | a plea of guilty to Cou CO MAGALLANE ined that the guilty plants in fact containing ear and that FRANCISC m the United States, | int CS- lea ich CO in |
| • | The De | efendant is currently in | custody and should b | e ordered to rem | ain in custody | • | | |
| | The Defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the Defendant is not likely to flee or pose a danger to any other person or the community if released. | | | | | | | |
| | | The Government doe | es not oppose release. | | | | | |
| | | The Defendant has been compliant with the current conditions of release. | | | | | | |
| | I find by clear and convincing evidence that the Defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under 18 U.S.C. § 3142(b) or (c). | | | | | | | |
| | | The Government opp | | | | | | |
| | | | ot been compliant with | | | | | |
| | | If the Court accepts Government. | s this recommendation | n, this matter sh | nould be set | for heari | ng upon motion of 1 | the |
| | a substrecommunder § | efendant must be order tantial likelihood that mended that no senten \$3145(c) why the Defe Defendant is not like ED 20th day of Februar | a motion for acquit ace of imprisonment be endant should not be de- ly to flee or pose a dan | tal or new trial be imposed, or (c etained; and (2) the | will be grand exceptional ne Court finds | ted, or (circumst by clear a | b) the Government lances are clearly shown and convincing evider | nas wn |

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).